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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/681,212	10/09/2003	Shigenori Watari		8332	
24956 7590 02/14/2008 MATTINGLY, STANGER, MALUR & BRUNDIDGE, P.C. 1800 DIAGONAL ROAD			EXAMINER		
			GORDON, BRIAN R		
SUITE 370 ALEXANDRIA	A, VA 22314		ART UNIT	PAPER NUMBER	
			1797		
			MAIL DATE	DELIVERY MODE	
			02/14/2008	PAPER	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Applica	tion No.	Applicant(s)		
Office Action Summary		10/681,	212	WATARI ET AL.		
		Examin	er	Art Unit		
		Brian R.	Gordon	1797		
Period fo	The MAILING DATE of this commun r Reply	ication appears on t	he cover sheet with th	e correspondence ad	ddress	
A SHO WHIC - Exten after t - If NO - Failur Any re	DRTENED STATUTORY PERIOD F HEVER IS LONGER, FROM THE M sions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this comn period for reply is specified above, the maximum st- e to reply within the set or extended period for reply pply received by the Office later than three months a d patent term adjustment. See 37 CFR 1.704(b).	AILING DATE OF T of 37 CFR 1.136(a). In no e nunication. atutory period will apply and will, by statute, cause the ap	THIS COMMUNICATION PROPERTY OF THE COMMUNICATION PROPERTY OF THE COMMUNICATION OF THE COMMUNI	ON. e timely filed rom the mailing date of this one (35 U.S.C. § 133).		
Status						
2a)⊠ 3)□	Responsive to communication(s) file This action is FINAL . Since this application is in condition closed in accordance with the practi	2b)∏ This action is for allowance excep	ot for formal matters,		e merits is	
Dispositi	on of Claims					
5)□ 6)⊠ 7)□ 8)□ Applicati	Claim(s) 7-16 is/are pending in the at 4a) Of the above claim(s) is/a Claim(s) is/are allowed. Claim(s) 7-16 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restrict on Papers	re withdrawn from c				
10) -	The specification is objected to by the The drawing(s) filed on is/are: Applicant may not request that any objected to the country of t	a) accepted or bection to the drawing(s) the correction is requ	be held in abeyance.	See 37 CFR 1.85(a). objected to. See 37 C		
Priority u	nder 35 U.S.C. § 119					
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 						
2) Notice (3) Inform	e of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (For Disclosure Statement(s) (PTO/SB/08) No(s)/Mail Date	PTO-948)	4) Interview Summ Paper No(s)/Mai 5) Notice of Information 6) Other:			

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DETAILED ACTION

Response to Arguments

1. Applicant's arguments filed December 9, 2007 have been fully considered but they are not persuasive. Applicant asserts the instant application is a subsequent application of 09/789,624. The record does not support such assertion. There is no claim for priority in the Oath/Declaration. Even if foreign priority were properly established, it should be noted Laugharn, Jr. et al US 6,948,843 claims priority to a number of Provisional Applications (60/143,440 7/13/99; 60/148,279 8/11/99; 60/119,500 2/10/99; 60/110,460 12/1/98; 60/105,933 10/28/98) with filing dates prior to the foreign documents submitted by applicant. In view of such the previous rejections are hereby maintained.

Priority

2. Applicant cannot rely upon the foreign priority papers to overcome this rejection because a translation of said papers has not been made of record in accordance with 37 CFR 1.55. See MPEP § 201.15.

Information Disclosure Statement

3. The information disclosure statement filed October 9, 2003 fails to comply with 37 CFR 1.98(a)(2), which requires a legible copy of each cited foreign patent document; each non-patent literature publication or that portion which caused it to be listed; and all other information or that portion which caused it to be listed. It has been placed in the application file, but the information referred to therein has not been considered.

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Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.

5. Claims 7-16 rejected under 35 U.S.C. 102(e) as being anticipated by Laugharn et al., US 6,948,843.

Laugharn et al. disclose a device and method in which acoustic energy is used to control motion in a fluid. According to one embodiment, the invention directs acoustic energy at selected naturally occurring nucleation features to control motion in the fluid. In another embodiment, the invention provides focused or unfocussed acoustic energy to selectively placed nucleation features to control fluid motion. According to one embodiment, the invention includes an acoustic source, a controller for controlling operation of the acoustic source, and one or more nucleation features located proximate to or in the fluid to be controlled (abstract).

The apparatus includes an acoustic energy source, such as an ultrasound transducer; a controller for providing a waveform type and amplitude controlling signal to the transducer; and one or more nucleation promoting features.

In other embodiments one or both of the acoustic source and the controller are fabricated separately from and located remotely to the microdevice.

In some embodiments, the acoustic source is movable with respect to the target microdevice components.

In certain embodiments, the apparatus includes a source of sonic energy, a sensor for monitoring the energy or its effect, and a feedback mechanism coupled with the source of sonic energy to regulate the energy (for example, voltage, frequency, pattern) for transmitting ultrasonic energy to a target. Devices for transmission may include detection and feedback circuits to control one or more of losses of energy at boundaries and in transit via reflection, dispersion, diffraction, absorption, dephasing and detuning. For example, these devices can control energy according to known loss patterns, such as beam splitting. Sensors can detect the effects of ultrasonic energy on targets, for example, by measuring electromagnetic emissions, typically in the visible, IR, and UV ranges, optionally as a function of wavelength. These effects include energy dispersion, scattering, absorption, and/or fluorescence emission. Other measurable variables include electrostatic properties such as conductivity, impedance, inductance, and/or the magnetic equivalents of these properties. Measurable parameters also include observation of physical uniformity, pattern analysis, and temporal progression uniformity across an assembly of treatment vessels, such as a microtiter plate.

As shown in FIG. 1, one or more sensors coupled to a feedback control results in more focused, specific, or controlled treatment than that possible using current methods typical in the art. The feedback methodology can include fixed electronic elements, a

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processor, a computer, and/or a program on a computer (control means). The electronic elements, processor, computer, and/or computer program can in turn control any of a variety of adjustable properties to selectively expose a sample to sonic energy in a given treatment. These properties can include modulation of the ultrasonic beam in response to a detected effect. Modifiable ultrasonic wave variables can include intensity, duty cycle, pulse pattern, and spatial location. Typical input parameters that can trigger an output can include change in level of signal, attainment of critical level, plateauing of effect, and/or rate of change. Typical output actions can include sonic input to sample, such as frequency, intensity, duty cycle; stopping sample movement or sonic energy; and/or moving beam within a sample or to the next sample.

Optical or video detection and analysis can be employed to optimize treatment of the sample. For example, in a suspension of biological tissue, the viscosity of the mixture can increase during treatment due to the diminution of the particles by the treatment and/or by the liberation of macromolecules into the solution. Video analysis of the sample during treatment allows an automated assessment of the mixing caused by the treatment protocol. The protocol may be modified during the treatment to promote greater mixing as a result of this assessment. The video data may be acquired and analyzed by the computer control system that is controlling the treatment process. Other optical measurements such as spectral excitation, absorption, fluorescence, emission, and spectral analysis also can be used to monitor treatment of the sample. A laser beam, for example, can be used for alignment and to indicate current sample position.

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Information from the temperature sensor can be used in a feedback loop to control the duty cycle of the acoustic input, such as the number of bursts/second, or otherwise control the amount of heating. Also, fluorescence from an intercalated probe can provide a computer with information on which wells have reached a certain point in the reaction, such as when a particular level of fluorescence is sensed, allowing, for example, the computer to control application of sonic energy or sample location such that certain wells are skipped in the processing cycle until other wells have attained the same point in the reaction or that certain wells are not processed further.

6. Claims 7, 10-11, and 15-16 are rejected under 35 U.S.C. 102(e) as being anticipated by Akira JP2000338113.

Akira discloses a structurally equivalent chemical analyzer including a pair of side array sound sources 205 and a pair of sound receiving elements 207 respectively opposite to one another are operated to measure the transmission of partial acoustic wave of the reaction vessel 102 at the position. This measurement is executed on each pair, a transmission amount of acoustic wave at each position is measured, and a position of the maximum difference in the transmission amount is regarded as a position of a liquid surface 209. When the acoustic wave of polarized intensity is applied .from a lower sound source 206 to a sound source side, and the liquid surface 209 is pressed up to a reaction vessel 102 side surface, the liquid surface 209 is lowered at a side surface at the opposite side. This is determined by the surface tension, concentration, hydrophilic property to a vessel wall and the like of an object to be stirred, and the characteristics can be identified on the basis of the intensity of the applied acoustic

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wave and the polarization of the liquid surface 209. This detection is executed not only before the stirring but also similarly executed after the stirring to be compared, and the achievement in stirring and mixing can be evaluated.

Conclusion

7. **THIS ACTION IS MADE FINAL.** Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Brian R. Gordon whose telephone number is 571-272-1258. The examiner can normally be reached on M-F, 1st Fri. Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Jill Warden can be reached on 571-272-1267. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Brian R Gordon/ Primary Examiner Art Unit 1797

Brg